REMARKS

Claim 11 has been amended to correct the antecedent basis for the claim. Claim 10 refers to "nucleated <u>propylene polymer</u>." Claim 11 was meant to be amended to better refer to the nucleated propylene polymer of claim 10. Claim 11 had referred to a "nucleated polypropylene composition." In amending the claim, Applicants introduced the term "polymer," but neglected to replace term "polypropylene" with "propylene." Applicants note that "polypropylene" and "propylene polymer" mean the same thing, but wish to clearly indicate that the nucleated propylene polymer of claim 10 is identical to that of claim 11. No new matter has been added.

In view of the above remarks, all of the claims remaining in the case, including the newly amended claim, are submitted as defining non-obvious, patentable subject matter.

The Examiner is respectfully requested to enter this Reply After Final in that it raises no new issues. Alternatively, the Examiner is respectfully requested to enter this Reply After Final in that it places the application in better form for Appeal.

Should there be any outstanding matters that need to be resolved in the present application, the Examiner is respectfully requested to contact Leonard R. Svensson (Reg. No. 30,330) at the telephone number of the undersigned below, to conduct an interview in an effort to expedite prosecution in connection with the present application.

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If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

P 47,00

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I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail, postage prepaid, in an envelope to: Commissioner of Patents and Trademarks, Washington

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(Signature)

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